

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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IRIS WEINSTEIN HAGGAI, on her own behalf	:
and on behalf of JUDITH LYNNE WEINSTEIN	:
HAGGAI and GAD HAGGAI, JOHN DOE,	:
RICHARD ROE, JANE MOE, SHLOMI ZIV,	:
AYELET SAMERANO, on her own behalf and on	:
behalf of YONATAN SAMERANO,	:
TALIK GVILI, on her own behalf and on behalf of	:
RAN GVILI, ROEE BARUCH, on his own behalf	:
and on behalf of URIEL BARUCH, and	:
JAMES POE, on his own behalf and on behalf of	:
LEO POE,	:
	:
	:
Plaintiffs,	:
	:
– against –	:
	:
NERDEEN KISWANI, individually and as the	:
representative of WITHIN OUR LIFETIME-	:
UNITED FOR PALESTINE, MARYAM ALWAN,	:
individually and as the representative of	:
COLUMBIA STUDENTS FOR JUSTICE IN	:
PALESTINE, CAMERON JONES, individually	:
and as the representative of COLUMBIA-	:
BARNARD JEWISH VOICE FOR PEACE, and	:
MAHMOUD KHALIL, individually and as the	:
representative of COLUMBIA UNIVERSITY	:
APARTHEID DIVEST, COLUMBIA	:
STUDENTS FOR JUSTICE IN PALESTINE, and	:
COLUMBIA-BARNARD JEWISH VOICE FOR	:
PEACE,	:
	:
	:
Defendants.	:
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25 Cv. 2400 (JAV)

NOTICE OF MOTION OF  
DEFENDANT  
MAHMOUD KHALIL'S  
MOTION TO DISMISS THE  
SECOND AMENDED  
COMPLAINT IN HIS PERSONAL  
AND ALLEGED  
REPRESENTATIVE  
CAPACITIES

**PLEASE TAKE NOTICE**, that upon the annexed Declaration of Joshua L. Dratel, Esq.,  
and all prior papers and proceedings herein, the defendant MAHMOUD KHALIL, by and  
through his undersigned counsel, will move before the Honorable Jeanette A. Vargas, United

States District Judge for the Southern District of New York, at the United States Courthouse located at 500 Pearl Street, New York, New York, at a time and date to be set by the Court, or as soon thereafter as counsel may be heard, to dismiss with prejudice Plaintiffs' Second Amended Complaint against him personally and in his alleged representative capacity pursuant to Federal Rules of Civil Procedure 12(b)(1), 12(b)(5), and 12(b)(6), set forth in the accompanying Memorandum of Law, and Declaration, and for any such other and further relief as to the Court seems just and proper.

Dated: New York, New York  
August 4, 2025

/s/ Joshua L. Dratel  
JOSHUA L. DRATEL  
Dratel & Lewis  
29 Broadway, Suite 1412  
New York, New York 10006  
(212) 732-8805  
jdratel@dratellewis.com

TO: CLERK OF THE COURT  
  
PLAINTIFFS' COUNSEL  
  
DEFENDANTS' COUNSEL